For the Northern District of California

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FOR THE NORTHERN DISTRICT OF CALIFORNIA

JEREMIAH REVITCH, on behalf of himself and all others similarly situated,

Plaintiff,

No. C 17-06907 WHA

CITIBANK, N.A.,

v.

AMENDED CASE MANAGEMENT ORDER

Defendant.

The Court has received the parties' proposed amended case management schedule (Dkt. No. 64). The parties fail to justify the requested extension of time. Accordingly, the undersigned sets the following amended schedule which takes into account defendant's recent completion of its production of documents:

- The motion for class certification must be filed by OCTOBER 30, 2018, to be heard on a 1. 49-day track.
- 2. The non-expert discovery cut-off date shall be **JANUARY 11, 2019**.
- 3. The last date for designation of expert testimony and disclosure of full expert reports under FRCP 26(a)(2) as to any issue on which a party has the burden of proof ("opening reports") shall be JANUARY 11, 2019. Within FOURTEEN CALENDAR DAYS of said deadline, all other parties must disclose any expert reports on the same issue ("opposition reports"). Within SEVEN CALENDAR DAYS thereafter, the party with the

burden of proof must disclose any reply reports rebutting specific material in opposition
reports. Reply reports must be limited to true rebuttal and should be very brief. They
should not add new material that should have been placed in the opening report and the
reply material will ordinarily be reserved for the rebuttal or sur-rebuttal phase of the
trial. If the party with the burden of proof neglects to make a timely disclosure, the
other side, if it wishes to put in expert evidence on the same issue anyway, must disclose
its expert report within the fourteen-day period. In that event, the party with the burden
of proof on the issue may then file a reply expert report within the seven-day period,
subject to possible exclusion for "sandbagging" and, at all events, any such reply
material may be presented at trial only after, if at all, the other side actually presents
expert testimony to which the reply is responsive. The cutoff for all expert discovery
shall be FOURTEEN CALENDAR DAYS after the deadline for reply reports. In aid of
preparing an opposition or reply report, a responding party may depose the adverse
expert sufficiently before the deadline for the opposition or reply report so as to use the
testimony in preparing the response. Experts must make themselves readily available
for such depositions. Alternatively, the responding party can elect to depose the expert
later in the expert-discovery period. An expert, however, may be deposed only once
unless the expert is used for different opening and/or opposition reports, in which case
the expert may be deposed independently on the subject matter of each report. At least
28 CALENDAR DAYS before the due date for opening reports, each party shall serve a list
of issues on which it will offer any expert testimony in its case-in-chief (including from
non-retained experts). This is so that all parties will be timely able to obtain
counter-experts on the listed issues and to facilitate the timely completeness of all exper-
reports. Failure to so disclose may result in preclusion.

4. As to damages studies, the cut-off date for *past damages* will be as of the expert report (or such earlier date as the expert may select). In addition, the experts may try to project *future damages* (*i.e.*, after the cut-off date) if the substantive standards for future

damages can be met.	With timely leave of Court or by written stipulation, the experts
may update their repo	orts (with supplemental reports) to a date closer to the time of trial

- 5. The last date to file dispositive motions shall be **MARCH 7, 2019**. No dispositive motions shall be heard more than 35 days *after* this deadline, *i.e.*, if any party waits until the last day to file, then the parties must adhere to the 35-day track in order to avoid pressure on the trial date.
- 6. The FINAL PRETRIAL CONFERENCE shall be held on MAY 29, 2019, at 2:00 P.M.

 Although the Court encourages argument and participation by younger attorneys, lead trial counsel must attend the final pretrial conference. For the form of submissions for the final pretrial conference and trial, please see paragraph below.
- 7. A JURY TRIAL shall begin on JUNE 10, 2019, at 7:30 A.M., in Courtroom 12, 19th Floor, 450 Golden Gate Avenue, San Francisco, California, 94102. The trial schedule and time limits shall be set at the final pretrial conference. Although almost all trials proceed on the date scheduled, it may be necessary on occasion for a case to trail, meaning the trial may commence a few days or even a few weeks after the date stated above, due to calendar congestion and the need to give priority to criminal trials. Counsel and the parties should plan accordingly, including advising witnesses.

IT IS SO ORDERED.

Dated: October 2, 2018.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE